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**From:** joby.jackson@epa.ohio.gov [joby.jackson@epa.ohio.gov]  
**Sent:** 1/7/2020 3:08:15 PM  
**To:** Mark.Stump@epa.ohio.gov  
**CC:** glen.vonderembse@epa.ohio.gov [Glen.Vonderembse@epa.ohio.gov]  
**Subject:** FW: CCR Rule Questions on Behalf of US EPA  
**Attachments:** ATT00001.txt

See below. Dynergy will not have dates by this Friday but will be discussing with their attorneys next week and will get back with us.

Joby

Joby Jackson  
Environmental Manager  
Division of Surface Water  
Southwest District Office  
401 E. Fifth Street  
Dayton, OH 45402  
937.285.6029  
[joby.jackson@epa.ohio.gov](mailto:joby.jackson@epa.ohio.gov)

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**From:** Vonderembse, Glen <Glen.Vonderembse@epa.ohio.gov>  
**Sent:** Tuesday, January 7, 2020 9:54 AM  
**To:** Jackson, Joby <joby.jackson@epa.ohio.gov>  
**Subject:** FW: CCR Rule Questions on Behalf of US EPA

FYI

Glen Vonderembse, PE  
Environmental Engineer II  
Division of Surface Water  
Ohio EPA  
Southwest District Office

401 East Fifth Street  
Dayton Ohio 45402-2911  
Direct (937) 285-6033  
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**From:** Loveless, Desiree <Desiree.Loveless@vistraenergy.com>  
**Sent:** Tuesday, January 7, 2020 9:45 AM  
**To:** Vonderembse, Glen <Glen.Vonderembse@epa.ohio.gov>  
**Subject:** RE: CCR Rule Questions on Behalf of US EPA

Good morning Glen,

Hope you enjoyed the holidays.

I will need to work with our internal counsel on this, so it may take a little time. I have a CCR call with them mid next week so hopefully I can have some answers by then or shortly after.

Thank you,

Desiree Loveless  
Regional Environmental Manager  
OhioPJM

Ex. 6 Personal Privacy (PP)

[Desiree.Loveless@VistraEnergy.com](mailto:Desiree.Loveless@VistraEnergy.com)



**From:** [Glen.Vonderembse@epa.ohio.gov](mailto:Glen.Vonderembse@epa.ohio.gov) [mailto:[Glen.Vonderembse@epa.ohio.gov](mailto:Glen.Vonderembse@epa.ohio.gov)]  
**Sent:** Tuesday, January 07, 2020 8:54 AM  
**To:** Loveless, Desiree  
**Subject:** CCR Rule Questions on Behalf of US EPA

EXTERNAL EMAIL

Good Morning Desiree,

I hope this email finds all is well with as we begin 2020!

I am writing to get some information. The US EPA has asked Ohio EPA to review a list of surface impoundments falling under the CCR Rules. The purpose of this review is to assist US EPA in deciphering their potential workload due to an upcoming deadline in the CCR rules (Part A Extension Facilities).

For Dynegy, the following Ohio facilities were listed:

Miami Fort	Basin B	Surface Impoundment	Active	Existing	Unlined
Miami Fort	Basin A	Surface Impoundment	Active	Existing	Unlined
W H Zimmer	Coal Pile Runoff Pond	Surface Impoundment	Active	Existing	clay lined
W H Zimmer	D Basin	Surface Impoundment	Active	Existing	Unlined
W H Zimmer	G Pond	Surface Impoundment	Active	Existing	clay lined

The two questions, I have been tasked with getting responses are:

- On what date did/do they plan to cease transporting CCR to the facility?
- On what date did/do they plan to initiate closure of the impoundment?

I was able to find the CCR pages for both stations on the Luminant website and saw the filed closure plans for all of the above. However, all of these, the date provided for closure is the statement "No later than the date closure of the CCR is initiated...."

I am aware that MFS Ponds "A" & "B" have had statistic hits on groundwater and both are unlined with Pond "B" failing the aquifer location restriction. WHZ Basin "D" is also unlined and failed the aquifer location restriction. From my reading of the CCR rules, it would appear these three impoundments could fall under 40 cfr 257.101 for closure or retrofit of CCR units.

Please provide responses for the above bulleted questions for the listed Dynegy facilities.

If you have any questions, please do not hesitate to write or call.

Thank you.

Glen Vonderembse, PE  
Environmental Engineer II  
Division of Surface Water  
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